Exhibit A

Chart of Objections to the Hourly Attrition Programs Motion (the "Motion") Organized by Objection¹

	OBJECTION ASSERTED	OBJECTING PARTY	RESOLUTION, RESPONSE OR PROPOSAL
1.	Assertion that the Debtors have not provided sufficient support for the relief sought in the Motion to demonstrate a reasonable exercise of the Debtors' business judgment	3021/3098 – Appaloosa	The Debtors have met the standard under applicable case law with respect to approval of the Motion under section 363 of the Bankruptcy Code
2.	Assertion that the terms of the UAW Special Attrition Program Agreement should be modified by the Court to limit certain potential claims of GM	3092/3108 – Creditors' Committee 3097 – WTC 3098 – Appaloosa	The terms of the UAW Special Attrition Program Agreement are highly negotiated between Delphi, GM and the UAW and entry into the Agreement is in the best interests of the Debtors and their estates.
3.	Assertion that the Debtors need specific authority from the Court to enter Hourly Attrition Programs	3092/3108 – Creditors' Committee 3097 – WTC 3098 – Appaloosa	While approval of the Hourly Attrition Programs is appropriate, the Debtors have agreed to provide advance notice and an opportunity to object to the Creditors' Committee

DOCKET#	OBJECTING PARTY
3021	Appaloosa Management L.P. ("Appaloosa")
3092	Official Committee of Unsecured Creditors ("Creditors' Committee")
3097	Wilmington Trust Company ("WTC")
3098	Appaloosa (Supplemental Objection)
3108	Creditors' Committee (Amended Objection)

This chart reflects all objections entered on the docket as of April 5, 2006.